

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Application of:

WEAVER, et al.

Appl. No.: 10/780,093

Filing Date: February 17, 2004

Title: System for Combining Geographic  
Location Information, Database-derived  
Affinity Matches, and User control in Order  
to Permit Individuals to Rendezvous

Group Art Unit: 2681

Examiner: GARY, Erika A

Atty. Docket: 3111.003

**AFFIDAVIT OF CHARLES L. JACKSON PURSUANT TO 37 C.F.R. 1.131**

I, Charles L. Jackson, being duly sworn, hereby affirm and state as follows:

1. I am one of the named as a co-inventor on U.S. Patent Application Serial No. 10/780,093, entitled "System for Combining Geographic Location Information, Database-derived Affinity Matches, and User control in Order to Permit Individuals to Rendezvous," along with Christopher Weaver.

2. Chris Weaver and I discussed the invention described and claimed in our '093 patent application on many occasions prior to the filing of the application. My records indicate that we began discussing the concept of our invention before July of 2003 and certainly no later than May 2003 and had settled on the details of the invention, as described in the '093 application, at least by June 2003. During June of 2003, Chris Weaver and I discussed potential commercial applications and business partners for our invention. In the June 9, 2003 e-mail message attached as Exhibit 1, I sent to Chris Weaver on June 9, 2003, I discussed business strategies for the invention.

3. I contacted my patent attorney, Timothy DeWitt, prior to July 3, 2003 and discussed with him what would be required in terms of written disclosure and cost for him to

prepare and file a patent application for us in connection with our invention. My July 3, 2003 e-mail message to Chris Weaver advised Chris that I had discussed our invention with Mr. DeWitt. I had worked with Mr. DeWitt previously on other matters. During that discussion at the beginning of July, I discussed two inventions that Chris Weaver and I had developed and were interested in patenting. One of those inventions is the invention described and claimed I the'093 application. The other invention is disclosed and claimed in U.S. Patent No. 7,096,619.

4. Following my discussion with Mr. DeWitt, Chris Weaver and I proceeded diligently toward filing a patent application. I prepared a first draft of our patent disclosure and on July 15, 2003, sent the first draft to Chris Weaver on July 15, 2003. On August 1, 2003, I sent a second draft of our patent disclosure to Chris Weaver.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.

Dated: August 22, 2007

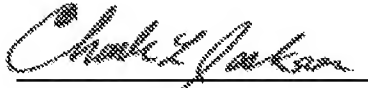
  
\_\_\_\_\_  
Charles L. Jackson

Exhibit 1

To

Rule 1.131 Affidavit of Charles L. Jackson

Tim DeWitt

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From: Charles Jackson [chuck@jacksons.net]  
Sent: Monday, June 09, 2003 9:22 PM  
To: CS Weaver  
Subject: Location based matching service

Chris:

A few thoughts.

1. How about lunch Friday?
  2. There are really two levels to the business strategy. A) Our level. B) the level of the partner/service provider. It seems to me that identifyign the nature of the partner (matching service, wireless carrier, some other entity) is a key first step. Pairing with a matching service is natural—but then the relationship with the carrier is much tougher.
  3. An easily identified short-term goal is drafting a patent with broad claims and filing it.
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REDACTED

REDACTED

Regards,

Chuck Jackson

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8/17/2007

Exhibit 2

To

Rule 1.131 Affidavit of Charles L. Jackson

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**From:** Charles Jackson [chuck@jacksons.net]  
**Sent:** Thursday, July 03, 2003 2:33 PM  
**To:** CS Weaver  
**Subject:** Patent lawyer

Chris:

I talked to DeWitt. He's interested and he can give a solid price quote after we send him a write up.

Regards,

Chuck Jackson

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